REMARKS

Claims 1-4 are pending. Reconsideration and allowance based on the comments below are respectfully requested.

The Examiner rejects claims 1-4 under 35 U.S.C. §103(a) as being unpatentable over Takaoka (JP 2002-051156A). This rejection is respectfully traversed.

The Examiner asserts Takaoka teaches all of the claimed features except "converting the image based on <u>received</u> model information of the viewing device." (emphasis added) See page 3 of the Office Action. The Examiner asserts that it would be obvious of one of ordinary skill in view of Takaoka's teachings to include such features. Applicant respectfully disagrees.

In embodiments of the present invention as defined by independent claims 1, 3 and 4, the image control unit that performs monitoring also performs the conversion of the display data. The monitoring unit receives a request from a mobile phone to view the pictures from the monitoring device. The request includes the model information allowing the monitoring device to convert the image data appropriately for the particular display on the mobile phone. After confirming the request, the monitoring device converts the image based on the received model information and sends the images to the mobile phone.

Thus, the mobile phone initiates the request to access the monitored images. The mobile phone sends the display parameters with the request. Also, the monitoring station prepares the conversion based on the received model information with the request and sends the converted images to the mobile phone.

In contrast, Takaoka's system is designed to inform a specific mobile phone or PDA etc. when a possible intruder or break-in has occurred. The system of Takaoka uses multiple sensors which when the sensors are "tripped" or activated the monitoring system contacts the mobile phone with the images taken upon the tripping of the sensors.

In Takaoka, the mobile phone <u>does not request</u> access to the monitored images. Thus a request is never sent from the mobile device. Further, if a request is not sent, it is not possible to send along with the request display characteristics or model information. In Takaoka, once the system contacts the mobile device, the mobile device can send control operations to the monitoring device. However, an initial request is not sent by the mobile device.

Furthermore, Takaoka does not teach or suggest performing conversion of the data image for a particular display or model of mobile device. Perhaps, one of ordinary skill in the art would suggest conversion is needed to be performed on image data for a particular mobile device or display type. However, there is no suggestion or teaching in Takaoka or by one of ordinary skill in the art where or how this is done within Takaoka's system. There is a suggestion on how it is not done. The fact that the monitoring system is first to contact the mobile device when a sensor is tripped indicates that the mobile device does not initiate a request. Thus, one of ordinary skill would not look to Takaoka's system to include conversion data regarding the model information of the mobile device with a request.

Thus, Applicants respectfully submit that Takaoka's system when combined with the knowledge of one of ordinary skill in the art fails to teach or suggest, *inter alia*, a receiving circuit for receiving mobile telephone model information in an image view request transmitted from a mobile telephone having a display device; a converting unit for applying a data conversion to

Application No. 10/657,292 Amendment dated October 4, 2007 Reply to Office Action of July 31, 2007

monitored image data which is output from the image sensing device when an image view request has been received by the receiving circuit, based upon the model information received by the receiving circuit in such a manner that an image represented by monitored image data can be displayed on the display device of the mobile telephone and a transmitting circuit for transmitting the monitored image data which has undergone the data conversion by the converting unit to the mobile phone, as recited in claim 1.

Takaoka in combination with one of ordinary skill in the art knowledge at the time also fails to teach or suggest, *inter alia*, receiving mobile telephone model information in an image view request transmitted from a mobile telephone having a display device; applying a data conversion to monitored image data, which is output from the image sensing device when an image view request has been received, based upon the received model information in such a manner that an image represented by the monitored image data can be displayed on the display device of the mobile telephone and transmitting the image data, which has undergone the data conversion to the mobile telephone as recited in claims 3 and 4.

Therefore, Applicants respectfully submit that the combination of Takaoka's teachings and knowledge of one of ordinary skill in the art fail to teach each and every feature of Applicants independent claims as required. Accordingly, reconsideration and withdrawal of the rejections are respectfully requested.

Conclusion

For at least the above reasons Applicants respectfully submit Claims 1-4 are distinguishable over the cited art. Favorable consideration and prompt allowance are earnestly solicited.

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Chad J. Billings Reg. No. 48,917 at the telephone number of the undersigned below, to conduct an interview in an effort to expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37.C.F.R. §§1.16 or 1.14; particularly, extension of time fees.

Dated: October 4, 2007

Respectfully submitted,

Michael K. Mutter

Registration No.: 29,680

BIRCH, STEWART, KOLASCH & BIRCH, LLP

8110 Gatehouse Road, Suite 100 East

P.O. Box 747

Falls Church, Virginia 22040-0747

(703) 205-8000

Attorney for Applicant